Case# 10.-0212

JAN 15 2020 7-12-20

Supplementer to 404 (B) DEPUTY no Lien

Under recent case US. V. Venable 4th Circuit NO. 19-6280 NOV 19, 2019. He was arrested for an Violation of supervised release, Venable filed for relief under the first step act, the district Court denied him saying he was not eligible because his original sentence is completed. He appealed the district court decision, the appeals court reversed the district court ruling stating Venable is eligible for relief under first step act, because Supervised release is part of his Original Sentence.

, MY Case is as same as Venable. I was given A Violation of Supervised release as well as a knew Sentence. Under the first step act I'm entitle to receive the retroactive (7) days for my (1992) Sentence of 188 months, Because Venable Was given relief by the courts of the 4th circuit the Bup stated I had to go to the courts to receive my good time Credit. I plased with this honorable court if you gward me the god good days could you expedite because I'm eligible for halfway house immediately. As I stated in my 404 motion, I have an Jub writing for me. I pray this court give me any kind of Fett reliet. Sincerely, Gregory whyte